

**From:** Rodman Brett  
**To:** Microsoft ATR,quevreaux@sugar-land.oilfield.slb.co...  
**Date:** 12/8/01 3:17pm  
**Subject:** MicroSoft, Monopolies, and a Metaphor

[Text body exceeds maximum size of message body (8192 bytes). It has been converted to attachment.]

December 6, 2001

From: Brett A. Rodman  
Diogenes Unlimited  
Political Consulting  
temp address  
102 Reid Road  
West Columbia, TX 77486  
832-496-1925

To: The Honorable Jim Miller  
The Attorney General of Iowa

Subj: Microsoft, Monoplies, and a Metaphor

cc: The Securities and Exhcange Commission  
Attorneys' General CA, DC, MA, CT, FL, IA, KS, MN, UT, WV  
The Securities and Exchange Commission  
The European Union

Mr. Miller,

I would like to comend your state on its decision to continue with the anti-trust case against MicroSoft. It is unfortunate, but as ti stands Mr. Gates has been able to amass the great amount of wealth that he has, and keep this wealth as a result of the judicial community's, and the public's widespread ignorance concerning computers, and the internet, and more than this, how it is that laws governing the contracts, public welfare, and commerce of day to day business apply on the internet.

I have done extensive studies in this area over the last year, most specifically how Bill of Rights protections, most specifically how political and speech rights apply on the internet. This being the case, I would like to tak a crack at providing a metaphor for how Mr. Gate's Monopoly over the "Air Space" in Cyber-World is detrimental to the general welfare of the public.

The Internet is a Super Highway. Like any other road, it is the back-bone and life blood of commerce, industry, and free enterprise. This is much the same as the Rail System in America was in the 19th Century and the Highways projects of The New Deal were in the eary twentieth Century.

The Microp Soft Corporation, and Bill Gates, have in fact made it so that to even get on the highway of commerce you have to pay them. Most who are not astute as to computers do not understand this. In fact as it currently stands, it is nearly impossible to find a computer system, or operating server that is accessible for public, and or private computers, without having to access and utilize the Windows Operating System.

Mr. Gates defense is that you should not penalize sucess. That invented this system for the most part and therefore I am justified in establshing an operating monopoly because of this.

Well then, I suppose that the person who invented concrete should be given money everytime a new road is paved, brige built, or dirveway poured.

In fact, as this metaphor applies to the Super-Highway of Commerce, imagine this. Imagine that the company that invented concrete was allowed to take fees for everytime you used the road ways. So the person that

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invented concrete set-up a toll-booth at the end of every american driveway, established and erected by the government so that they could get some tax money.

Every time you wanted to pull your car out of the driveway, you had to pay a toll to the man who invented concrete and the government toll booth tax collectors.

Well eventually, one car onwer became mad about this and sued. And said that the man that invented concrete, and the government toll collectors could not do this, that it was a monopoly of the roads and a violation of their rights. Unfortunately, because people liked driving their cars on the roads, the man who had invented concrete had become the richest man in the world.

He was able to buy and sell the justice system for the greatest part, make backroom political deals, and have political campaigns bought and sold so that he would be able to keep hold of this profitable monopoly. So instead of breaking up the monopoly, the government made a deal with the company that made the toll booths at the end of driveways (The Sun Micorsystems Java systems) that they would split the money from the monopoly with each other, and that in effect would serve as justice.

Then the man who invented concrete, and the toll booth makers, now happy with themselves, went and promised to pay all of the legal fees of the people who did not like the deal, and offered more inducements to get anyone else to drop the matter entirely.

This was because the man who invented concrete understood that it was better to have to share all of the monopoly money with one other person, than allow the government to engage in a takings act of the patent for the common welfare, with due compensation being given to the concrete maker under the IV Amendment.

I do hope that you understand the metaphor, and will use it in calling other Attorney's General around the United States of America to convince them that in fact, the metaphor above is most certainly what the Microsoft Monopoly case represents, and is a violation of the Wagner and Sherman Anti-Trust Acts.

I look forward to hearing from you concerning this matter.

Very Truly Yours,

I am,

Brett A. Rodman

----- Start of forwarded message -----

Subject: MicroSoft and Movie Studio Investments  
To: brandan.sullivan@williamsandconnolly.com, drogers@teamsc.com,  
sboyd@carolinacapital.net, kthomas@teamsc.com, microsoft.atr@usdoj.gov,  
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From: Rodman Brett <securitiesandexchange@justice.com>  
Date: 20 Nov 2001 12:06:51 PST

November 20, 2001

From: Brett Anthony Rodman  
Diogenes Unlimited  
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temp address  
1009 11th Street NW  
Washington, DC 20001  
832-496-1925

To: The Securities and Exchange  
Commission (SEC)  
450 Fifth Street  
Washington, DC 20549  
202-942-7040

Subj: MicroSoft and Movie Studio Investments

Ref: (a) Ltr to Brett A. Rodman dtd February 18, 2000 from the SC Department of  
Commerce

cc: The South Carolina Legislature  
The Federal Bureau of Investigation  
The Film Office of South Carolina  
The SC Economic Development Authority  
The South Carolina Department of Commerce  
The Apple Corporation  
The MicroSoft Defense Site  
The Department of Justice Anti-Trust Division  
Offices of the Attorney General SC, CA, CT, FL, IA, KS, MA, MN, UT, WV  
International Anti-Trust Agencies  
Brendan Sullivan, Attorney at Law, Williams & Connolly  
The College of Charleston

SEC,

My name is Brett Anthony Rodman, I run a small political and legal consulting  
entrepreneurial enterprise.  
I am interested in the MicroSoft Case, but have little time to research the issue  
right now.

However, I have a "hunch" that I was hoping your agency and the cc: line addresses  
might be interested in  
undertaking due diligence concerning its validity. For, if it is true it speaks to the  
business practices of  
MicroSoft, not only in the area of Information Technology, but its investments in  
other areas of the economy.  
It concerns the "intellectual property rights" to offer an IPO, and garner 'venture  
capital' for the  
Construction of a Movie Studio in the State of South Carolina.

In February of 2000, I authored, and delivered a hand-written copy of a 30-year  
Economic Redevelopment plan  
for the State of South Carolina. The State of South Carolina acknowledged receipt of  
this plan, which included  
the construction of a 'movie studio' with Reference (a).

I contend for the record, that my former employers, Practical Holdings Limited of 206  
Sak's Fifth Avenue  
Building, and Zebo's Restaraunt and Brewery of 275 King Street Charleston, SC did  
conspire, to defraud me of  
the rights to this "intellectual property" through threats, intimidation, bribery, and  
eventually a 'murder

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attempt' in front of St. Louis Cathedral in New Orleans, LA resulting thereof, for their own pecuniary, fiduciary, and economic benefit.

I originally made this contention, and my desire to see the matter investigated to the United States Secret Service Field Office and Special Agent Kenny. At the time of the Field Interview, Special Agent Kenny mentioned that he did not feel that the American Government could investigate pertinent to 10th and 11th Amendment concerns. The same behavior that was exhibited in Charleston, SC, has now continued through three other state jurisdictions. The States of Texas, Missouri, Louisiana, and even to a lesser degree the District of Columbia.

Throughout the breadth of this three year hate crime, and I would contend human rights abuse i have kept the Federal Bureau of Investigation through e-mail, and the United States Secret Service through e-mail and interviews updated on the progress of these individuals and their criminal behavior. Unfortunately, the co-conspirators at Zebo's Restaraunt and Brewery have extensive connections throught the nation's capital and getting any type of investigation initiated has been difficult. You can contact the Ned Twining, formerly one of the largest shareholders of Exxon Oil for details on the behavior of his investment at Zebo's Restaraunt and Brewery.

This brings me to the possible involmnet of the MicorSoft Corporation. As everyone in the financial world is well aware, all corporations have people on the street, as information represents money. Microsoft obviously, as they have more money have more people on the street. I contend for the record that the Co-conspirators to defraud me of my property did in fact approach the Microsoft Corporation for Deveolpment money to investigate the possiblity of the construction of a movie studio in South Carolina.

In fact, I conted for the record, that my employment by Debra Rosen, Tony Stroupe, and Mark Barhyte at Practical Holdings Limited, and Zebo's Restaraunt and Brwery was nothing more than a dudilligence effort to gather enough information to be able to commit identity fraud, so as to garner investment capital from sources banking in the Bank of Japan Monetary System. I have made this contention, and sent documentation to the Embassy of Japan, and the Consulate of Japan in Houston to enumerate these concerns.

Moreover, Practical Holdings Limited was wokring on a Interactive Museum Project with the Gates Foundation in Charleston, SC. I contend that this is the point in time where, "money to be put on the street" was garnered as, 'investigative capital' or plans 'formulation money. This money was then used to intimidate, bribe, buy off justice officials and police officers, and eventually have me stabbed in the streets of New Orleans. I feel that if the MicroSoft Corporation offered money for this project, or funneled money to his people in the street, through quasi-jobs (i.e. payments for doing nothing), Mr. Gates was aware of what the money was being utilized for, approved of this, and in fact established a high tech concentration camp, a hate-crime, and a human rights abuse for his own amusement. Of course assuming that he, as the richest man in the world could just buy the problem away later.

I do sincerely hope that you will look into this matter, and contact the  
aforementioned individuals.  
As it is my contention that if Mr. Gates was involved he is subject to the provisions  
of USC Title 18 Section  
96, and forfeitures contained therein, to the Treasury Department of the United States  
of America.

The international community and economic police agencies can contact any foreign  
students who attended the  
College of Charleston from 1997 to 2000, to ask them what they might know about any of  
this. A good place to  
start with any diligence would be 139 Calhoun Street, the Trio Club.

In earnest,

I am,

Brett A. Rodman

By the way, one other person you can contact is Professor Bjerken of the College of  
Charleston Philosophy  
Department. I took a Chinese and Japanese Religions Class from him. There was a girl  
(red head) named Katy  
who sat next to me in class. One day she waked by me, and condesendingly muttered  
under her breath at me,  
"your taking on Microsoft".

Apparently, MicroSoft has purchased the American Government and Legal System.

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